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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/733,178	12/10/2003	Eric P. Jiang	4272.68-13	8293
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Marc A. Hubbard Munsch Hardt Kopf & Harr, P. C. 4000 Fountain Place 1445 Ross Avenue Dallas, TX 75202-2790			LO, SUZANNE	
			ART UNIT	PAPER NUMBER
			2128	
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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	10/733,178	JIANG ET AL.			
Office Action Summary	Examiner	Art Unit			
	Suzanne Lo	2128			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).  Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).					
Status					
Responsive to communication(s) filed on 10 December 2a) ☐ This action is <b>FINAL</b> . 2b) ☐ This 3) ☐ Since this application is in condition for allowant closed in accordance with the practice under E	action is non-final. ace except for formal matters, pro				
Disposition of Claims					
4) Claim(s) 1-56 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) Claim(s) is/are allowed. 6) Claim(s) 1-56 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or Application Papers  9) The specification is objected to by the Examiner 10) The drawing(s) filed on 10 December 2003 is/are Applicant may not request that any objection to the or	relection requirement. r. re: a)⊠ accepted or b)⊡ objecto drawing(s) be held in abeyance. See	37 CFR 1.85(a).			
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119					
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>					
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa				

## **DETAILED ACTION**

1. Claims 1-56 have been presented for examination.

#### **PRIORITY**

2. Acknowledgment is made of applicant's claim for priority to provisional application 60/432,631 filed on 12/10/2002.

#### Oath/Declaration

4. The oath or declaration is defective. A new oath or declaration in compliance with 37 CFR 1.67(a) identifying this application by application number and filing date is required. See MPEP §§ 602.01 and 602.02. The oath or declaration is defective because: signatures are missing for inventors Andrew John Caffrey, Karen Christiana Joiner-Congleton, and Yong M. Kim.

## Claim Objections

5. Claims 11 and 39 objected to because of the following informalities:

Claims 11 and 39 contain the word "amean". Appropriate correction is required.

## Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

6. Claims 1-56 rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.

Specifically, in claims 1-28 the broadest reasonable interpretation of the method would result in merely abstract mathematical steps. Although the preamble discloses a computer-based system, the claim limitations are not necessarily directed to software. Assuming for the sake of argument that the claims are directed to software, they would still not produce a tangible output or result and do not allow their

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usefulness to be realized. In addition, claims 29-56 do not produce a tangible output or result and do not allow their usefulness to be realized.

#### Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

7. Claims 1-28 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. It is unclear what statutory category claims 1-28 as the preamble of the claims state, "in a computer-based system, a method of building a statistical model" and could either refer to a computer-based *method* of building a statistical model or a computer-based *system* with means for executing a method of building a statistical model.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.

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4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

8. Claims 1-56 are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicants' own admission that a method and system automatically performs many or all of the steps of statistical analysis described in the background of the application.

Claims 1-56 appear to be directed to the automation (page 3 of Specification, [0009]) of a manual activity utilizing the steps disclosed by the Applicant in the background as well as certain sections of the specification of the instant application. *In re Venner*, 262 F.2d 91, 95, 120 USPQ 193, 194 (CCPA 1958), the court held that broadly providing an automatic or mechanical means to replace a manual activity which accomplished the same result is not sufficient to distinguish over the prior art.

As per claim 1, Applicants' own admission is directed to in a computer-based system, a method of building a statistical model, comprising: automatically identifying and flagging categorical variables in a data set containing both categorical and continuous variables; automatically identifying categorical variables that are correlated with one or more continuous variables and eliminating categorical variable that are correlated with at least one continuous variable from a training data matrix used to build a statistical model, wherein the training data matrix comprises a subset of the original data set; and building the statistical model based on the training data matrix (page 2 of Specification, [0006]) and therefore known in the art at the time of the invention.

As per claim 2, Applicants' own admission is directed to the method of claim 1 wherein said step of automatically identifying and flagging categorical variables comprises: determining if a variable

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contains integer observation values; if the variable contains integer values, determining the number of unique integer values contained in the variable; determining if the number of unique values exceeds a predetermined threshold value; and if the number of unique values does not exceed the threshold value, flagging the variable as a categorical variable (page 2 of Specification, Sections "Data Exploration" and "Categorical Variable Pre-preprocessing", [0006]) therefore known in the art at the time of the invention.

As per claim 3, Applicants' own admission is directed to the method of claim 2 further comprising: if the number of unique values exceeds the threshold value, determining if the variable has predictive strength greater than a predetermined value of Pearson's r; if the variable has predictive strength greater than the predetermined value of Pearson's r, flagging the variable as a continuous variable; if the variable has predictive strength less than the predetermined value of Pearson's r, reducing the number of unique values by eliminating those unique values containing less than a predetermined number of entries so as to create a reduced variable set with a reduced number of unique values; determining if the reduced number of unique values exceeds the threshold value; and if the reduced number of unique values does not exceed the threshold value, flagging the variable as a categorical variable, else flagging the variable as a continuous variable (page 10, [0040] and page 2 of Specification, Sections "Data Exploration" and "Categorical Variable Pre-preprocessing", [0006]) therefore known in the art at the time of the invention.

As per claim 4, Applicants' own admission is directed to the method of claim 1 wherein said step of automatically identifying categorical variables that are highly correlated with one or more continuous variables comprises: binning at least one continuous variable so as to convert the continuous variable into a psuedo-categorical variable; and calculating a Cramer's V value between at least one categorical variable and the psuedo-categorical variable to obtain an estimated measure of co-linearity between the categorical variable and the continuous variable (page 10, [0040] and page 2 of Specification, Sections

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"Data Exploration" and "Categorical Variable Pre-preprocessing", [0006]) therefore known in the art at the time of the invention.

As per claim 5, Applicants' own admission is directed to the method of claim 1 further comprising: calculating a correlation value for each variable in the training data matrix with respect to a target variable; sorting the variables based on their correlation with the target variable; and retaining a predetermined number of variables having the highest correlation values and eliminating any remaining variables from the training data matrix (page 2 of Specification, Section "Variable Reduction" [0006] and page 10, [0042]) therefore known in the art at the time of the invention.

As per claim 6, Applicants' own admission is directed to the method of claim 1 further comprising: expanding each categorical variable contained in the training data matrix into a plurality of dummy variables; measuring a predictive strength for each dummy variable and continuous variable in the training data matrix toward a target variable; determining if any pair of variables in the set of dummy and continuous variables exhibits a pair-wise correlation greater than a predetermined threshold; and if a pair of variables exhibits a pair-wise correlation greater than the threshold, eliminating one of the variables in the pair from the training data matrix, wherein the eliminated variable exhibits less predictive strength toward the target variable than the non-eliminated variable in the pair (page 2 of Specification, Section "Variable Reduction" [0006] and page 10, [0042]) therefore known in the art at the time of the invention.

As per claim 7, Applicants' own admission is directed to the method of claim 1 further comprising: creating a plurality of principle components from the variables contained in the training data matrix, wherein each principle component comprises a linear combination of variables; sorting the plurality of principle components by how much variance of the training data matrix each component captures; selecting a subset of the plurality of principle components that captures a variance greater than a predetermined percentage of total variance; and using the selected principle components to build the

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statistical model (page 2 of Specification, [0006], Sections "Create Model" and "Model Selection" and page 18, [0069]-[0072], and [0076]) therefore known in the art at the time of the invention.

As per claim 8, Applicants' own admission is directed to the method of claim 7 wherein said step of using the selected principle components to build the statistical model comprises: performing a singular value decomposition (SVD) to generate a loading matrix; and mapping coefficients calculated for the principle components back to corresponding variables of the training data matrix using the loading matrix (page 2 of Specification, [0006], Sections "Create Model" and "Model Selection" and page 18, [0069]-[0072], and [0076]) therefore known in the art at the time of the invention.

As per claim 9, Applicants' own admission is directed to the method of claim 1 further comprising: performing a singular value decomposition (SVD) analysis using the variables contained in the training data matrix if the number of records in the training data matrix is less than a predetermined value; and otherwise, performing a conjugate gradient descent (CGD) analysis on a residual sum of squares based on the variables contained in the training data matrix if the number of records in the training data matrix is greater than or equal to the predetermined value (page 2 of Specification, [0006], Sections "Create Model" and "Model Selection" and page 18, [0069]-[0072], and [0076]) therefore known in the art at the time of the invention.

As per claim 10, Applicants' own admission is directed to the method of claim 1 further comprising: detecting outlier values in the data set; and for each detected outlier value, presenting a user with the following three options for handling the outlier value: (1) substitute the outlier value with a maximum or minimum non-outlier value in the data set; (2) keep the outlier value in the data set; (3) delete the record corresponding to the outlier value (page 2 of Specification, [0006], Section "Data Cleansing", and page 11, [0044]) therefore known in the art at the time of the invention.

As per claim 11, Applicants' own admission is directed to the method of claim 1 further comprising: detecting missing values in the data set; and for each missing value of a variable, inserting

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amean value of non-missing values of the variable in place of the missing value in the data set (page 2 of Specification, [0006], Section "Data Cleansing") therefore known in the art at the time of the invention.

As per claim 12, Applicants' own admission is directed to the method of claim 1 further comprising: automatically detecting continuous variables having an exponential distribution; and log-scaling those continuous variables using the following formula:x(i)—min bx(i) = 1 - e mean—min where x(i) is a continuous variable being analyzed, min, and mean is the minimum value and the mean value of the variable in samples, respectively (page 2 of Specification, Section "Variable Standardization and page 13, [0057]-[0053]) therefore known in the art at the time of the invention.

As per claim 13, Applicants' own admission is directed to the method of claim 12 further comprising normalizing all the variables in the training data matrix (page 2 of Specification, Section "Variable Standardization) therefore known in the art at the time of the invention.

As per claim 14, Applicants' own admission is directed to the method of claim 1 further comprising randomly splitting the data set into a subset of training variables and a subset of test variables, wherein the training variables are used to create the training data matrix for building the model and the subset of test variables are subsequently used to test the resulting model (page 2 of Specification, Sections "Split Data Set" and "Model Validation") therefore known in the art at the time of the invention.

As per claim 15, Applicants' own admission is directed to the method of claim 14 wherein prior to using the subset of test variables to test the model, pre-processing is performed on variables in the test set so as to create a test data matrix containing the same variables and same format as the training data matrix (page 2 of Specification, [0006], Sections "Data Exploration" and "Categorical Variable Preprocessing") therefore known in the art at the time of the invention.

As per claims 16-28, the claims are directed to methods with the same limitations as claims 1-15 and therefore rejected over the same art.

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As per claims 29-56, the claims are directed to a computer-readable medium containing code when executed performs method steps with the same limitations as claims 1-28 and therefore rejected over the same art.

9. Claims 1-3, 6, 12-13, 16-17, 21-23, 28-31, 33, 40-41, 44-45, 50-51, and 56 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wang et al. (U.S. Patent No. 6,470,229 B1) in view of Brown et al. (U.S. Patent No. 6,473,080 B1).

As per claim 1, Wang is directed to in a computer-based system (column 12, line 66 – column 3, line 1), a method of building a statistical model, comprising: automatically identifying and flagging categorical variables in a data set containing both categorical and continuous variables (column 3, lines 60-67); automatically identifying categorical variables that are correlated with one or more continuous variables and eliminating categorical variable that are correlated with at least one continuous variable from training data used to build a statistical model (column 4, lines 27-35), wherein the training data comprises a subset of the original data set (column 4, lines 36-42); and building the statistical model based on the training data (column 3, lines 49-53) but fails to specifically disclose the training data in a matrix. Brown teaches organizing data in a matrix (column 6, lines 41-53). Wang and Brown are analogous art because they are from the same field of endeavor building statistical models. It would have been obvious to an ordinary person skilled in the art at the time of the invention to combine the statistical model building method with the data organization of Brown in order to creating a data architecture that is easily navigable (Brown, column 5, lines 20-21).

As per claim 2, the combination of Wang and Brown already discloses the method of claim 1 wherein said step of automatically identifying and flagging categorical variables comprises: determining if a variable contains integer observation values; if the variable contains integer values, determining the number of unique integer values contained in the variable; determining if the number of unique values

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exceeds a predetermined threshold value; and if the number of unique values does not exceed the threshold value, flagging the variable as a categorical variable (Wang, column 4, lines 8-35).

As per claim 3, the combination of Wang and Brown already discloses the method of claim 2 further comprising: if the number of unique values exceeds the threshold value, determining if the variable has predictive strength greater than a predetermined value of Pearson's r; if the variable has predictive strength greater than the predetermined value of Pearson's r, flagging the variable as a continuous variable; if the variable has predictive strength less than the predetermined value of Pearson's r, reducing the number of unique values by eliminating those unique values containing less than a predetermined number of entries so as to create a reduced variable set with a reduced number of unique values; determining if the reduced number of unique values exceeds the threshold value; and if the reduced number of unique values does not exceed the threshold value, flagging the variable as a categorical variable, else flagging the variable as a continuous variable (Brown, column 12, lines 15-35).

As per claim 5, the combination of Wang and Brown already discloses the method of claim 1 further comprising: expanding each categorical variable contained in the training data matrix into a plurality of dummy variables; measuring a predictive strength for each dummy variable and continuous variable in the training data matrix toward a target variable; determining if any pair of variables in the set of dummy and continuous variables exhibits a pair-wise correlation greater than a predetermined threshold; and if a pair of variables exhibits a pair-wise correlation greater than the threshold, eliminating one of the variables in the pair from the training data matrix, wherein the eliminated variable exhibits less predictive strength toward the target variable than the non-eliminated variable in the pair (Wang, column 10, lines 32-63).

As per claim 12, the combination of Wang and Brown already discloses the method of claim 1 further comprising: automatically detecting continuous variables having an exponential distribution; and log-scaling those continuous variables using the following formula:x(i)—min bx(i) = 1 - e mean—min

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where x(i) is a continuous variable being analyzed, min, and mean is the minimum value and the mean value of the variable in samples, respectively (Brown, column 9, lines 22-33 and column 10, lines 36-45).

As per claim 13, the combination of Wang and Brown already discloses the method of claim 12 further comprising normalizing all the variables in the training data matrix (Brown, column 9, lines 22-33).

As per claims 16-17, 21-22, 23, and 28, the claims are directed to methods with the same limitations as claims 1-3, 6, and 12-13 above and therefore rejected under the same art combination.

As per claims 29-31, 33, 40-41, 44-45, 50-51, and 56, the claims are directed to a computerreadable medium containing code when executed performs method steps with the same limitations as claims 1-3, 6, and 12-13 above and therefore rejected under the same art combination.

10. Claims 7-8, 18-19, 25-26, 35-36, 46-47, 49, and 53-54 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wang et al. (U.S. Patent No. 6,470,229 B1) and Brown et al. (U.S. Patent No. 6,473,080 B1) in further view of Vaithyanathan et al (U.S. Patent No. 5,819,258).

As per claim 7, the combination of Brown and Wang is directed to the method of claim 1 but fails to specifically disclose further comprising: creating a plurality of principle components from the variables contained in the training data matrix, wherein each principle component comprises a linear combination of variables; sorting the plurality of principle components by how much variance of the training data matrix each component captures; selecting a subset of the plurality of principle components that captures a variance greater than a predetermined percentage of total variance; and using the selected principle components to build the statistical model. Vaithyanathan teaches using the method of principle component analysis (column 8, line 61-column 9, line 4). Brown, Wang, and Vithyanathan are analogous art because they are all from the same field of endeavor, building a statistical model. It would

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have been obvious to an ordinary person skilled in the art at the time of the invention to combine the statistical model building method of Wang and Brown with the PCA method of Vaithyanathan in order to reduce the data set for manageability (Vaithyanathan, column 8, lines 61-67).

As per claim 8, the combination of Wang, Brown, and Vithyanathan already discloses the method of claim 7 wherein said step of using the selected principle components to build the statistical model comprises: performing a singular value decomposition (SVD) to generate a loading matrix; and mapping coefficients calculated for the principle components back to corresponding variables of the training data matrix using the loading matrix (column 9, lines 5-65).

As per claims 18-19 and 25-26, the claims are directed to methods with the same limitations as claims 7-8 above and therefore rejected under the same art combination.

As per claims 35-36, 46-47, 49, and 53-54, the claims are directed to a computer-readable medium containing code when executed performs method steps with the same limitations as claims 7-8 and 12 above and therefore rejected under the same art combination.

#### **Conclusion**

- 11. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

  These references include:
  - 1. U.S. Patent No. 5,781,430 issued Tsai on 07/14/98.
  - 2. U.S. Patent No. 5,452,410 issued Magidson on 09/19/98.
- 12. All Claims are rejected.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Suzanne Lo whose telephone number is (571)272-5876. The examiner can normally be reached on M-F, 8-4:30.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kamini Shah can be reached on (571)272-2297. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Suzanne Lo Patent Examiner Art Unit 2128

SL 07/24/06

> KAMINI SHAH SUPERVISORY PATENT EXAMINER